

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF SOUTH CAROLINA  
COLUMBIA DIVISION

Edward Lee Elmore,

*Plaintiff,*

v.

City of Greenwood, County of Greenwood,  
Lucille C. Young, as personal representative  
for the Estate of Police Chief John Young in  
his *official* and *individual* capacities, James  
S. Coursey in his *individual* capacity, Mary  
Dickenson, as personal representative for the  
Estate of Perry Dickenson in his *individual*  
capacity, Alvin R. Johnson in his *individual*  
capacity, Gary Vanlerberghe in his  
*individual* capacity, John T. Owen in his  
*individual* capacity, Thomas W. Henderson,  
Jr. in his *individual* capacity, William Earl  
Wells in his *individual* capacity, Frank Dan  
DeFreese in his *individual* capacity, Ira Byrd  
Parnell, Jr. in his *individual* capacity, John  
C. Barron in his *individual* capacity, Selma  
G. Jones, as personal representative for the  
Estate of William T. Jones, III in his  
*individual* capacity, W. Townes Jones, IV in  
his *individual* capacity, Selma Thorne Jones  
in her *individual* capacity, Donald John  
Zelenka in his *individual* capacity, Jerry W.  
Peace in his *individual* capacity, Dorothy  
Capps, as personal representative for the  
Estate of Arlie P. Capps in his *individual*  
capacity, Dr. Sandra Conradi, and John and  
Jane Does 1-10, in their official and  
individual capacities,

*Defendants.*

PARTIAL WITHDRAWAL OF  
PLAINTIFF'S MOTION TO COMPEL  
(AS TO GREENWOOD COUNTY)

Case No.: 3:13-cv-01755-TLW-TER

TO: Defendant Greenwood County.

**MOTION**

Plaintiff Edward Lee Elmore, by and through his undersigned counsel, now moves to withdraw his Motion to Compel and Motion to Expand Interrogatories Limit (DKT #62) filed April 11, 2013 **to the extent that it applies to Defendant Greenwood County**. Plaintiff asks the court to withdraw this motion on the grounds that Greenwood County was unintentionally and inadvertently named in that motion due to a scrivener's error.

Plaintiff respectfully asks the court to read the Plaintiff's Motion to Compel and Motion to Expand Interrogatories Limit (DKT #62) as directed solely towards Defendant City of Greenwood.

Respectfully Submitted,

JENNY HORNE LAW FIRM, LLC

s/ Alan W. Guffy

Jenny A. Horne, FID 7048

Alan W. Guffy, FID 11633

Janet T. Butcher, FID 1629

133 East 1<sup>st</sup> North Street, Ste. 5

Summerville, SC 29483

Telephone: 843-873-1721

Facsimile: 843-875-4696

**ATTORNEYS FOR PLAINTIFF**

May 2, 2014